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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/595,078	01/31/2006	Akihiko Yazaki	59036US004	2192
32692 7590 03/31/2008 3M INNOVATIVE PROPERTIES COMPANY PO BOX 33427			EXAMINER	
			PATEL, BHARAT C	
ST. PAUL, MN 55133-3427		ART UNIT	PAPER NUMBER	
			3724	
			NOTIFICATION DATE	DELIVERY MODE
			03/31/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

LegalUSDocketing@mmm.com LegalDocketing@mmm.com

	Application No.	Applicant(s)			
	10/595,078	YAZAKI ET AL.			
Office Action Summary	Examiner	Art Unit			
	BHARAT C. PATEL	3724			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w. - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	lely filed the mailing date of this communication. (35 U.S.C. § 133).			
Status					
Responsive to communication(s) filed on 12/21 2a) This action is FINAL . 2b) This 3) Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) ☐ Claim(s) 1-7 is/are pending in the application. 4a) Of the above claim(s) 3-6 is/are withdrawn for the above claim(s) 3-6 is/are withdrawn for the above claim(s) 1.2 and 7 is/are rejected. 7) ☐ Claim(s) 1.2 and 7 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or are subject to restriction and/or are subjected to by the Examine 10) ☐ The specification is objected to by the Examine 10) ☐ The drawing(s) filed on 31 January 2006 is/are:	r election requirement. r. a)⊠ accepted or b)⊡ objected	-			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite			

DETAILED ACTION

Election/Restrictions

1. Applicant's election without traverse of species I, claims 1, 2 & 7, in the reply filed on 12/21/07 is acknowledged.

Claims 3-6 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected species II, III & IV, there being no allowable generic or linking claim. Election was made **without** traverse in the reply filed on 12/21/07.

Information Disclosure Statement

2. The Information Disclosure Statement filed on 01/31/06 is incomplete. The IDS does not include list of the cited references. In fact, the form PTO-1449 has not been provided. Therefore, the IDS can not be initialed and signed.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States
- 4. Claims 1, 2 & 7 are rejected under 35 U.S.C. 102(b) as being anticipated by Mansfield 5838850.

Re claim 1, Mansfield discloses an optical fiber cleaving device 33 comprising a base section per Fig. 4, a pair of clamp sections 34 & 36, provided on said base section per Fig. 4 and spaced at a predetermined distance from each other for supporting an unsheathed optical fiber 11 extending there between per Fig. 5A & 5B, a blade section

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41 provided movably relative to said base section (movement direction shown as 42) per Fig. 4 and including an edge capable of being disposed at a fiber cleaving position defined between said clamp sections 34 & 36 per Fig. 5A & 5B, and a pusher section 40 provided movably relative to said base section independently of said blade section 41 and including a pushing face 38 capable of being disposed at said fiber cleaving position per Fig. 4, 5A & 5B, wherein: said optical fiber cleaving device 33 comprises an auxiliary support section mounted on 33 provided movably relative to said base section independently of said blade section and said pusher section per Fig. 3A & 4 [col. 5, lines 4-7; & col. 6, Lines 5-59], and capable of being disposed at an operable position for supporting an unsheathed optical fiber in cooperation with said clamp sections; and said auxiliary support section includes a fiber support face on the surface of 34 & 36 locally located between said clamp sections at said operable position [col. 13, lines 40-55], said fiber support face being so arranged as to come in contact with a local length of an unsheathed optical fiber 11 extending between said clamp sections 34 & 36, the local length being located away from said fiber cleaving position per Fig. 5A [col. 6, lines 22-29].

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Re claim 2, Mansfield discloses that said auxiliary support section 34 & 36 vs. 24 & 26 comprises a thin plate member 34, 36, including said fiber support face, a relief area formed (area between inboard edges of 34 & 36) adjacent to said fiber support face so as to be free of contact with a second local length (different length formed due to change in size for 24 & 26 plates) of said unsheathed optical fiber 11 located at said fiber cleaving position, and a holdable area (contact area of second base and cover

surface contacting 34 & 36] formed adjacent to said fiber support face so as to be supported by said clamp sections 34 & 36 together with said unsheathed optical fiber.

Re claim 7, Mansfield discloses a method for cleaving optical fibers, wherein the method comprises: providing a pair of clamp sections 34 & 36capable of respectively supporting an unsheathed optical fiber 11, and spacing said clamp sections at a predetermined distance from each other per Fig. 3A & 4; providing an auxiliary support member 24/26 or 34/36 including a fiber support face capable of supporting an unsheathed optical fiber 11 in cooperation with said clamp sections; supporting an unsheathed optical fiber on said clamp sections so as to extend between said clamp sections 34 & 36; securely arranging said auxiliary support member relative to said clamp sections in a manner that said fiber support face come in contact with a first local length (formed by 24/26) of said unsheathed optical fiber extending between said clamp sections; locally scribing a surface of a target point in a second local length (formed by 34/36) of said unsheathed optical fiber, adjacent to said first local length, between said clamp sections in a direction generally perpendicular to an axis of said unsheathed optical fiber; and applying a pushing force to said second local length of said unsheathed optical fiber in a radial direction between said clamp sections, so as to cleave said unsheathed optical fiber at said target point per Fig. 4, 5A-C,7A-C.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to BHARAT C. PATEL whose telephone number is

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(571)270-3078. The examiner can normally be reached on Monday-Friday, alt. Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Boyer Ashley can be reached on 24502. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Bharat C Patel/

Examiner, Art Unit 3724

2/14/2008

/Ghassem Alie/

Primary Examiner, Art Unit 3724